TRANSMITTAL LETTER (General - Patent Pending)			Docket No. PU2166	
In Re Application Of: OG	G		40	
Serial No. 10/604,447	Filing Date 7/22/03	Examiner GORDON, R.	Group Art Unit	
Title: AERODYNAMIC PATTER	N FOR A TWO-PIECE GOLF	₹ BALL		
Transmitted herewith is:	And the second second	MMISSIONER FOR PATENTS:		
TERMINAL DISCLAIMI	ERS OVER PATENT 6,537,159	9 AND 6,602,153	ing the state of the second se	
as described below. ⊠ Charge the a ⊠ Credit any ov	equired. nt of is attaching is attaching is attaching is hereby authorized in a duplicate copy of this sheet amount of \$110.00	to charge and credit Deposit Ac	ccount No. 500303	
MICHAEL A. CATANIA REG. NO. 36,474 CALLAWAY GOLF COMPA 2180 RUTHERFORD ROAD CARSLBAD, CALIFORNIA TEL: (760) 930-8493 FAX: (760) 930-5019 EMAIL: MIKECA@CALLA	ANY 92008-7328	on first class mail under Assistant Commissio 20231. Signature of P	ocument and fee is being deposited with the U.S. Posta Service as 37 C.F.R. 1.8 and is addressed to the oner for Patents, Washirgton, D.C.	
c:) 	USAN GLENN me of Person Mailing Correspondence	

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. PU2166	
In Re Application Of: OG	G			
Serial No. 10/604,447	Filing Date 7/22/03	Examiner GORDON, R.	Group Art Unit 3711	
Invention: AERODYNAMIC PATTER	N FOR A TWO-PIECE GOLF	BALL		
Owner of Record: CALLA	WAY GOLF COMPANY			
provided below, the terminal pathe expiration date of the full disclaimer, of prior Patent No. be enforceable only for and dispatent granted on the instant appatent granted on the instant appatent granted on the instant appatent as presently shortened to patent, as presently shortened held unenforceable, is found in under 37 C.F.R. 1.321, has all the expiration of its full statutory. Check either box 1 or 2	owner of record of a 100 per act of the statutory term of any perstatutory term defined in 35 U. 6,537,159. The owner here using such period that it and the oplication and is binding upon the object of the expiration date of the full stopy any terminal disclaimer, in the valid by a court of competent juctalms cancelled by a reexaminaterm as presently shortened by 2 below, if appropriate.	ercent interest in the instant applicatent granted on the instant applicatent granted on the instant applicatent granted on the instant applications. C. 154 to 158 and 173, as prevented agrees that any patent so granted prior patent are commonly owners grantee, its successors and/or as at disclaim the terminal part of an attutory term as defined in 35 U.S. One event that it later expires for fair instruction, is statutorily disclaimed ation certificate, is reissued, or is in any terminal disclaimer.	ation, which would extend beyondsently shortened by any terminated on the instant application shall. This agreement runs with any signs. By patent granted on the instant C. 154 to 156 and 173 of the prior lure to pay a maintenance fee, is in whole or terminally disclaimed in any manner terminated prior to	
I hereby declare that information and belief are belie statements and the like so ma-	all statements made herein of yed to be true; and further that de are punishable by fine or im I false statements may jeopardiz attorney of record.	f my own knowledge are true an these statements were made with prisonment, or both, under Sections the validity of the application or a Dated:	h the knowledge that willful false on 1001 of Title 18 of the United any patent issued therean,	
PTO suggested wording	inted Name under 37 C.F.R. 1.20(d) Include for terminal disclaimer was und	d. hanged nal disclaimer is signed by the assig	ĝnee,	